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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/672,633	09/26/2003	David G. Boyer	502054-A-01-US (Boyer)	8084
*****	7590 08/11/200 N & LEWIS, LLP	EXAMINER		
1300 POST ROAD			MEHRPOUR, NAGHMEH	
SUITE 205 FAIRFIELD, CT 06824			ART UNIT	PAPER NUMBER
			2617	
			MAIL DATE	DELIVERY MODE
			08/11/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)		
	10/672,633	BOYER ET AL.		
Office Action Summary	Examiner	Art Unit		
	MELODY MEHRPOUR	2617		
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the	correspondence address		
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING IDENTIFY THE MAIL	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be tid d will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONI	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).		
Status				
1) ☐ Responsive to communication(s) filed on 7/10 2a) ☐ This action is FINAL . 2b) ☐ This action is FINAL . 2b) ☐ This action is in condition for allowated closed in accordance with the practice under	is action is non-final. ance except for formal matters, pr			
Disposition of Claims				
4) Claim(s) 1-24 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-24 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/ Application Papers	awn from consideration.			
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	ee 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail D 5) Notice of Informal 6) Other:	Date		

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DETAILED ACTION

Information Disclosure Statement

The information disclosure statement filed reference listed in the information
 Disclosure Submitted on 07/10/08 have been considered by the examiner (see attached
 PTO-1449

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-24, are rejected under 35 U.S.C. 102(e) as being anticipated by Brunson et al. (US Publication 2007/0121808 A1).

Regarding claims 1, 12, 17, Brunson teaches an apparatus/method for delivering a voice mail message to a recipient, comprising:

a memory (0056); and

at least one processor, coupled to the memory, operative to (0056);

receive said voice mail message from a sender (0098);

obtain a presence status of said sender from a presence server (0075); and

identification of at least one device where the sender is present (0059);

an deliver said voice mail message to said recipient to automatically respond to the sender an indication of a presence of said sender (0056, 0093, 0098, 0108).

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Regarding claims 2, 18, Brunson teaches a method/apparatus wherein said presence server extracts presence information from a plurality of presence data stores (0045, 0054, 0056).

Regarding claims 3, 19, Brunson teaches a method/apparatus of claim 2, wherein said presence server translates said presence information to a standard format (0108).

Regarding claims 4, 20, Brunson teaches a method/apparatus wherein said presence server determines said presence status of said sender based on one or more rules that aggregate extracted presence information (0059, 0061, 0086).

Regarding claims 5, 21, Brunson teaches a method/apparatus wherein said recipient responds to said sender in another domain (0054).

Regarding claims 6, 22, Brunson teaches a method/apparatus wherein said presence information indicates if the message sender can be reached at one or more indicated devices (0108).

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Regarding claims 7, Brunson teaches a method of claim 1, wherein said presence information is obtained from a user registration process (0086, 0078, 0092, 0108).

Regarding claims 8, Brunson teaches a method of claim 1, wherein said presence information is obtained by observing activities of a user (0066).

Regarding claims 9, 14, Brunson fails to teach a method/apparatus wherein said recipient can respond to said sender in real time (0108).

Regarding claims 10, 15, Brunson teaches a method wherein said recipient can response to said sender in non-real time (0099).

Regarding claims 11, 16, 23, Brunson teaches a method/apparatus wherein said recipient can respond to said sender using a non-textual form of communication (0098, 0132).

Regarding claim 13, Brunson teaches a method of claim 12, wherein said providing step allows said recipient to respond to said sender in another domain (0147).

Regarding claim 24, Brunson teaches an apparatus of claim 17, wherein said presence status indicates a presence status of said sender across a plurality of domains (0078).

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Response to Arguments

2. Applicant's arguments with respect to claims 1-24 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

3. Any responses to this action should be mailed to:

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MELODY MEHRPOUR whose telephone number is 5(571)272-791313. The examiner can normally be reached on 8:00 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dwayne Bost be reached (571) 272-7023.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Naghmeh Mehrpour/

Primary Examiner, Art Unit 2617

August 6, 2008